State Form 51766 (R3 / 2-13)

## COMPLIANCE WITH STATEMENT OF BENEFITS REAL ESTATE IMPROVEMENTS

Prescribed by the Department of Local Government Finance

MAY 09 2017

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FORM CF-1 / Real Property

#### INSTRUCTIONS:

Y CLERK 1. This form does not apply to property located in a residentially distressed area or any deduction for which the Statement of Benefits was approved before July 1, 1991.

Property owners must file this form with the county auditor and the designating body for their review regarding

the compliance of the project with the Statement of Benefits (Form SB-1/Real Property).

3. This form must accompany the initial deduction application (Form 322/RE) that is filed with the county auditor.

4. This form must also be updated each year in which the deduction is applicable. It is filed with the county auditor. and the designating body before May 15, or by the due date of the real property owner's personal property return that is filed in the township where the property is located. (IC 6-1.1-12.1-5.1(b))

5. With the approval of the designating body, compliance information for multiple projects may be consolidated on one (1) compliance form (Form CF-1/Real Property).

### **PRIVACY NOTICE**

The cost and any specific individual's salary information is confidential; the balance of the filling is public record per IC 6-1, 1-12, 1-5, 1 (c) and (d).

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one (-) compliance term (i com el mites) ( ep			A THE LANGE THE PARTY OF THE PA	
SECTION 1	TAXPAYER INFORMATION			
Name of laxpayer Properties. LL	C	County	VIGO	
1107 Onio St. Ten	PC Haute, IN 47807		84	
Name of contact person Savatra Pilipovi			e number 2) 234-7322	
SECTION 2	LOCATION AND DESCRIPTION OF PROPER  A Resolution number		d start date (month, day, year)	
Name Odestgnating body  COUNCIL	of Terre Haul 21-	2014	10-01-2014	
1107 Unio St. Tem	n 0 Estimate	10 -20 -2014 d completion date (month, day, year)		
11	commercial dendal offi	Actual co	mpletion date (month, day, year)	
Sections with some	L DANKIMA 10t.  EMPLOYEES AND SALARIES		09-04-2015	
ASSESSED NO.	S AND SALARIES	AS ESTIMATED ON	SR-1 ACTUAL	
Current number of employees	S AND SACANILS	10	39 . (	
Salaries		572, 436.0	0 1.407.484	
Number of employees retained		10	10	
Salaries		572,436.0	0 572,436.	
Number of additional employees		77	4201900	
Salaries		581.000.00	835,048.00	
SECTION 4	COST AND VALUES	E IMPROVEMENTO		
COST AND VALUES	·	E IMPROVEMENTS	SESSED VALUE	
AS ESTIMATED ON SB-1	COST	Ho.	27 700	
Values before project  Plus: Values of proposed project		1.50	2000000	
Less: Values of any property being replaced		/5	1390000	
Net values upon completion of project		1.5	35, 700.00	
ACTUAL	COST	AS	SESSED VALUE	
Values before project		/ó	7.700.00	
Plus: Values of proposed project		1,1045	1800,00	
Less: Values of any property being replaced		/- /-	2,400.00	
Net values upon completion of project		1.700	0100.00	
SECTION 5 WAS TE COM	NVERTED AND OTHER BENEFITS PROMISED B			
WASTE CONVERTED A	AND OTHER BENEFITS	AS ESTIMATED ON	SB-1 ACTUAL	
Amount of solid waste converted				
Amount of hazardous waste converted	$\overline{}$			
Other benefits:	TAYBAYER GERTIEIDATION			
SECTION 6 TAXPAYER CERTIFICATION  I hereby certify that the representations in this statement are true.				
Situature of suthonzeld representation	Situative of sultinozad representation			
Signature of authorized representative Date signed (month), day, year 17				
	B1-60	U		



### OPTIONAL: FOR USE BY A DESIGNATING BODY WHO ELECTS TO REVIEW THE COMPLIANCE WITH STATEMENT OF BENEFITS (FORM CF-1) THAT WAS APPROVED AFTER JUNE 30, 1991

INSTRUCTIONS: (IC 6-1.1-12.1-5.1 and IC 6-1.1-12.1-5.9)

- Not later than forty-five (45) days after receipt of this form, the designating body <u>may</u> determine whether or not the property owner has substantially complied with the Statement of Benefits (Form SB-1/Real Property).
- 2. If the property owner is found NOT to be in substantial compliance, the designating body shall send the property owner written notice. The notice must include the reasons for the determination and the date, time and place of a hearing to be conducted by the designating body. The date of this hearing may not be more than thirty (30) days after the date this notice is mailed. A copy of the notice may be sent to the county auditor and the county assessor.
- Based on the information presented at the hearing, the designating body shall determine whether or not the property owner has made reasonable efforts to substantially comply with the Statement of Benefits (Form SB-1/Real Property) and whether any failure to substantially comply was caused by factors beyond the control of the property owner.
- 4. If the designating body determines that the property owner has NOT made reasonable efforts to comply, then the designating body shall adopt a resolution terminating the property owner's deduction. If the designating body adopts such a resolution, the deduction does not apply to the next installment of property taxes owed by the property owner or to any subsequent installment of property laxes. The designating body shall immediately mail a certified copy of the resolution to: (1) the property owner: (2) the county auditor; and (3) the county assessor.

resolution to: (1) the property of	men, (2) the county additor, and (	o, 1110 000111, 1100000011	
We have reviewed the CF-1 and	find that:	8	
the property owner IS in su	bstantial compliance		
the property owner IS NOT	in substantial compliance		
other (specify)			
Reasons for the determination (attach	additional sheets if necessary)		
	- 11		
Signature of authorize tmemior			Date signed (month, day, year)
Attested	Den G	Designating body Terrestante	
If the property owner is found in time has been set aside for the	not to be in substantial compliance purpose of considering complian		rtunity for a hearing. The following date and
Time of hearing AM	Dale of hearing (month, day, year)	Location of hearing	
THE RESIDENCE OF THE PARTY OF T	HEARING RESI	LTS (to be completed after the hearing)	
	☐ Approved	☐ Denied (see instruction 4 a	above)
Reasons for the determination (attach	additional sheets if necessary)		
Signature of authorized member			Date signed (month, day, year)
Attested by:		Designating body	
	APPEA	L RIGHTS [IC 6-1.1-12.1-5.9(e)]	
A property owner whose deductions of Superior Court together	ction is denied by the designating	body may appeal the designating body's d	ecision by filing a complaint in the office of the



### STATEMENT OF BENEFITS REAL ESTATE IMPROVEMENTS

State Form 51767 (R5 / 12-13)
Prescribed by the Department of Local Government Finance

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FORM SB-1 / Real Property

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PRIVACY NOTICE

Any information concerning the cost of the property and specific salaries paid to individual emptoyees by the property owner is confidential per IC 6-1.1-12.1-5.1.

This statement is being completed for real property that qualifies under the following Indianal Code (clieck one box):

Redevelopment or rehabilitation of real estate improvements (IC 6-1.1-12.1-4)

Residentially distressed area (IC 6-1.1-12.1-4.1)

#### INSTRUCTIONS:

- 1. This statement must be submitted to the body designating the Economic Revitalization Area prior to the public hearing if the designating body requires information from the applicant in making its decision about whether to designate an Economic Revitalization Area. Otherwise, this statement must be submitted to the designating body BEFORE the redevelopment or rehabilitation of real property for which the person wishes to claim a deduction.
- The statement of benefits form must be submitted to the designating body and the area designated an economic revitalization area before the initiation of the redevelopment or rehabilitation for which the person desires to claim a deduction.
- 3. To obtain a deduction, a Form 322/RE must be filed with the County Auditor before May 10 in the year in which the addition to assessed valuation is made or not later than thirty (30) days after the assessment notice is mailed to the property owner if it was mailed after April 10. A property owner who failed to file a deduction application within the prescribed deadline may file an application between March 1 and May 10 of a subsequent year.
- 4. A property owner who files for the deduction must provide the County Auditor and designating body with a Form CF-1/Real Property. The Form CF-1/Real Property should be attached to the Form 322/RE when the deduction is first claimed and then updated annually for each year the deduction is applicable. IC 6-1.1-12.1-5.1(b)
- 5. For a Form SB-1/Real Property that is approved after June 30, 2013, the designating body is required to establish an abatement schedule for each deduction allowed. For a Form SB-1/Real Property that is approved prior to July 1, 2013, the abatement schedule approved by the designating body remains in effect. IC 6-1 1-12 1-17

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Name of texpayer NMP Properti	or IIC						
	r and street, city, state, and ZIP co	viol					
2623 Harriso	**	we)					
Name of contact person	II WOOds Road	· · · · · · · · · · · · · · · · · · ·	Telephone	number		Tr	
Jeffrey A. L	ewellyn			232-4311		jalewe	eflyn@wilkinson
	Yestivi					law.co	XII <b>Negation</b> e de la companya de la comp
Name of designating body			TYFIEL	WANTE STANKE		Resolution	numhar
<u></u> -	cil of Terre Hau	te, Indiana				Resolution a 21-20	14
Location of property	,		County			DLGF laxing district number	
1101 Ohio St	., Terre Haute,	IN	Vigo	)		84	
Description of real property in	mprovements, redevelopment, or r	rehabilitation (use additional s	heets if ne	cessary)		Estimated st	tart date (month, day, year)
9,200 sq. ft	. commercial den	tal office buil	ding	with paved		10-01-2014	
parking lot						Estimated co	ompletion date (month, day, year
THE CONTRACTOR OF THE PARTY OF	i programa programa de la composição de la					10-01	-2015
Current number	S ESTIMATEORE	MRLOYEES AND SALAR			OSED RRO	JECT	
	Salaries	Number retained	Salaries		Number add	ilional	Salaries
10 3:45E <b>07(0)</b> V:110413	572,436.00	10	5/2	436.00	17		581,000.00
WOE OF TUNK	(FSTIM)	ATED/TOTAL GOST/AND	MARGE				
		<u> </u>			. ESTATE IN		<del></del>
Current values				COST		AS	SSESSED VALUE
Plus estimated values of	of proposed project					· · · · · · · · · · · · · · · · · · ·	127,700.00
							<u> 1,500,000.00                             </u>
Less values of any properly being replaced  Net estimated values upon completion of project					-		93,900.00
SECTIONS	A PARTECO	VVERTED/AND/OTHER	ievies r	S'PROMISED BY	THETAYO		1,533,800,00
Estimated solid waste o	onverted (pounds)		Estimat	ed hazardous was	le converte	j (pounds) j	
Olher benefils							
The employee	s, current and ac	lditional, rece	ive 4	01k retire	ment be	nefits	with employer
contribution	•						
Anticipate the improvements will be constructed with local contractors and sub-							
contractors as possible.							
	as possible,						
SECTIONO		A // // // // // // // // // // // // //					
	ne representations in this s	tatomont are true	III III I ALI			11.00.01.65	
Signature of authorized repres	entaliza	tatement are true.					
X M				[ [		month, day, year)	
rinted name of authorized rep	presentativa	<del></del>	·	Title		08-	07-2014
Steve Pilipo			į	Tive Meml	າດກ		İ
	7.2.011			I Henn	)CT		

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FOR USE OF THE	(Eddergionali)(Gleory			
We find that the applicant meets the general standards in the resolution a under IC 6-1.1-12.1, provides for the following limitations:	adopted or to be adopted by this body. Said resolution, passed or to be passed			
A. The designated area has been limited to a period of time not to exemples is	ceedS calendar years* (see below). The date this designation			
B. The type of deduction that is allowed in the designated area is limited to:  1. Redevelopment or rehabilitation of real estate improvements ✓ Yes ☐ No  2. Residentially distressed areas ☐ Yes ☐ Yo				
C. The amount of the deduction applicable is limited to \$				
D. Other limitations or conditions (specify), N/A				
E. Number of years allowed: Year 1 Year 2 Year 6 Year 7	☐ Year 3 ☐ Year 4 ☐ Year 5 (* see bolow) ☐ Year 8 ☐ Year 9 ☐ Year 10			
F. For a statement of benefits approved after June 30, 2013, dld this one of the statement schedule to this form. If no, the designating body is required to establish an abatement schedule.	chedule before the deduction can be determined.			
We have also reviewed the information contained in the statement of bene determined that the totality of penefits is sufficient to justify the deduction of	rifis and find that the estimates and expectations are reasonable and have Jescribed above.			
Approved (s/meture and billefor build bized mentaer of designating body)  Printed name of authorized member of designating body	Telephone number   Date signed (month, day, year)   (%1%) 232-3375   (%1%) -			
Amy Auler Terre House CITY Council				
lacket fair				
If the designating body limits the time period during which an area is an economic revitalization area, that limitation does not limit the length of time a taxpayer is entitled to receive a deduction to a number of years that is less than the number of years designated under IC 6-1.1-12.1-17.				
<ul> <li>A. For residentially distressed areas where the Form SB-1/Real Property was approved prior to July 1, 2013, the deductions established in IC 6-1.1-12.1-4-1 remain in effect. The deduction period may not exceed five (5) years. For a Form SB-1/Real Property that is approved after June 30, (10) years. (See IC 6-1.1-12.1-17 below.)</li> <li>B. For the redevelopment or rehabilitation of real property where the Form SB-1/Real Property was approved prior to July 1, 2013, the abatement schedule approved by the designating body remains in effect. For a Form SB-1/Real Property that is approved after June 30, 2013, the designating body is required to establish an abatement schedule for each deduction allowed. (See IC 6-1.1-12.1-17 below.)</li> </ul>				
IC 6-1.1-12.1-17 Abatement schedules				
Sec. 17. (a) A designating body may provide to a business that is established in or relocated to a revitalization area and that receives a deduction under section 4 or 4.5 of this chapter an abatement schedule based on the following factors:  (1) The total amount of the taxpayer's investment in real and personal property.  (2) The number of new full-time equivalent jobs created.  (3) The average wage of the new employees compared to the state minimum wage.				
(b) This subsection applies to a statement of benefits approved after June 30, 2013. A designating body shall establish an abatement schedule for each deduction allowed under this chapter. An abatement schedule must specify the percentage amount of the deduction for each year of (c) An abatement schedule payroved for a particular largeague the force that 1, 2013, constant to the deduction for each year of				
the terms of the resolution approving the taxpayer's statement of benefits.				